In the United States District Courses for the Aorthern District of Illinois Eastern Division 12 cu 8597 Defores Chenault Plaintiff DEC 072012 RE/MAX, and OWN A CONDO, LILP THOMAS G. BRUTON CLERK, U.S. DISTRICT COURT for failure of Defendants to Respond to Motions Plaintiff, Defores Chenault, moves this Court to render a Judgment by Defoult. In support of this motion, Plaintiff states the following: 1) Plaintiff filed her complaint on Oct. 26, 2012, and RE/MAX was served on Yovember 2, 2012. 2) Plaintiff filed her complaint on Oct. 26, 2012, and OWN A CONDO was served on November 5, 2012. 3) Proof of Service was provided by Sheriff of Lake County and Sheriff of Cook County to Plainty.

4) Because RE/MAX and OWN ACONDO, LLP failed to file a response, I am requesting that Judgment by Default be taken against the defendants for the relief demanded in the complaint. 5) The Summons that each defendant was served clearly states that Judgment by Default will be taken if no answer is received within 21 days, exclusive of the day of service. Therefore, plaintiff requests that this Court hold the defendants in Judgment by Default for their failure to respond to plaintiff: 3 Motion, and relief granted. Nated: Necember 3, 2012 Despectfully submitted, By: Defores Chensult
1912 Country Drive
Apt. # 202
Drayslake, Uf. 60030 847-223-0409

Certificate of Service I, the rendersigned, certify the foregoing Plainty is Motion for Judgment by Default was mailed via certified mail on December 4, 2012, to Defendants, RE/MAX and OWN A CUNDO, LILIP. Copies of Plainty is Motion was filed with the Clerk of the Court. Dated: December 3, 2012 Resportfully submitted,